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Attorney for Jonathan Philip Mosz

## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

UNITED STATES OF AMERICA,

Plaintiff,

v.

JONATHAN PHILIP MOSZ,

Defendant.

Case No. 2:15-CR-219-JCM-VCF-1

## STIPULATION TO CONTINUE REVOCATION HEARING

(Fourth Request)

IT IS HEREBY STIPULATED AND AGREED, by and between Jason M. Frierson, United States Attorney, and Jean Ripley, Assistant United States Attorney, counsel for the United States of America, and Rene L. Valladares, Federal Public Defender, and Benjamin F. J. Nemec, Assistant Federal Public Defender, counsel for Jonathan Philip Mosz, that the Revocation Hearing currently scheduled on January 6, 2023 at 11:00 am, be vacated and continued to a date and time convenient to the Court, but no sooner than ninety (90) days.

This Stipulation is entered into for the following reasons:

- 1. Mr. Mosz's related federal case has not been resolved and has some pending motions. As Mr. Mosz's related federal case may impact this supervised released revocation case, the parties request this Court continue his supervised release revocation to a later date.
  - 2. The defendant is in custody and agrees with the need for the continuance.

3. The parties agree to the continuance.  This is the fourth request for a continuance of the revocation hearing.  DATED this 3rd day of January, 2023.  RENE L. VALLADARES Federal Public Defender  S/Benjamin F. J. Nemec By BENJAMIN F. J. NEMEC Assistant Federal Public Defender  JEAN RIPLEY Assistant United States Attorney  10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25			
DATED this 3rd day of January, 2023.  RENE L. VALLADARES Federal Public Defender    As Benjamin F. J. Nemec   By   Benjamin F. J. Nemec   By   Benjamin F. J. Nemec   By   JEAN RIPLEY   Assistant United States Attorney    Assistant Federal Public Defender   States Attorney   States	1	3. The parties agree to the continuance.	
RENE L. VALLADARES Federal Public Defender    S   Benjamin F. J. Nemec   By   BENJAMIN F. J. NEMEC   Assistant Federal Public Defender	2	This is the fourth request for a continuance of the revocation hearing.	
Federal Public Defender    Assistant Federal Public Defender   JASON M. FRIERSON United States Attorney	3	DATED this 3rd day of January, 2023.	
Federal Public Defender    S   Benjamin F. J. Nemec   By   BENJAMIN F. J. NEMEC   Assistant Federal Public Defender   Sequence   Seq	4		
Solution	5		
By BENJAMIN F. J. NEMEC Assistant Federal Public Defender  By JEAN RIPLEY Assistant United States Attorney  By JEAN RIPLEY Assistant United States Attorney  10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	6	rederal Fublic Defender	Officed States Attorney
BENJAMIN F. J. NEMEC Assistant Federal Public Defender  JEAN RIPLEY Assistant United States Attorney  Assistant United States Attorney  10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25	7		/s/ Jean Ripley
Assistant Federal Public Defender  Assistant United States Attorney  21 22 23 24 25	8	BENJAMIN F. J. NEMEC	JEAN RIPLEY
11	9	Assistant Federal Public Defender	Assistant United States Attorney
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## UNITED STATES DISTRICT COURT DISTRICT OF NEVADA

UNITED STATES OF AMERICA,	Case No. 2:15-CR-219-JCM-VCF-1
Plaintiff,	<u>ORDER</u>
v.	
JONATHAN PHILIP MOSZ,	
Defendant.	

IT IS THEREFORE ORDERED that the revocation hearing currently scheduled for January 6, 2023 at 11:00 a.m., be vacated and continued to **April 7, 2023, at 10:00 a.m.**; or to a time and date convenient to the court.

DATED January 3, 2023.

UNITED STATES DISTRICT JUDGE